

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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SERIAL MUMBER	FILMO DATE	FIRST NAMED APPLICANT		TORNEY DOCKET NO.
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_		7	EX	MINER
	•.		ART UNIT	PAPER NUMBER
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_		الـ	DATE MAR ED:	<i></i>

Below is a communication from the EXAMINER in charge of this application COMMISSIONED OF PATENTS AND YDADEMARKS

		THE THE PARTY OF T	
	•	ADVISORY ACTIO	NO
17/200	PERIOD FOR RESPONSE:	•	**
	" mentils	om the date of the Final Rejection	
0 a	antinues to run . from	the date of the Final Rejection	
c.	elate are trans anthom equil source	of the bind rejection of as of the r od for response expire later than so	hading dato of this Advisory Action, whichever is later, in no i months from the data of the linal rejection.
te P	ed. The date on which the response surposes of determining the period	o, the petition, and the fee have be of extension and the correspondin	CFR 1,136(a), the proposed response and the appropriate on lided is the date of the response and also the date for the g amount of the fee. Any extension fee pursuant to 37 CFR for response expresses set forth above.
Appel	liant 1 Brief is due in accordance int	h 37 CFR 1 192(a).	
Apple ptace	cant's reaponse to the heat rejection the application in condition for allow	on, lines $\frac{C}{T}$ by $\frac{C}{T}$ by $\frac{C}{T}$ by $\frac{C}{T}$ by $\frac{C}{T}$	considered with the following affect, but it is not deemed to
1 🔘 16	na proposed amendments to the clar	m and/or specification will not be e	ntered and the linul rejection stands because:
€.	There is no convencing share presented.	ing under 37 CFR 1,116(b) why ti	he proposed amendment is necessary and was not earlier
b.	They raise new issues that wou	dd require further consideration and	l/or search. (See Note).
¢.	They raise the issue of new ma	tter, (Sea Hota).	
đ.	Thry are not deemed to place appeal.	e the application in better form for	appeal by materially reducing or simplifying the issues for
q .	They present additional claims	without cancelling a corresponding	number of linally rejected claims.
		•	
NC	DTE		
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יסין	wly proposed or amended claims n-allowable claims.		submitted in a separately blad amendment cancelling the
	one the filling of an appeal, the pro liphcation would be as follows:	oposed Amendment 🖸 will be 🗀	will not be, entered and the status of the claims in this
AH	lowed claims:	110M2	
	aims objected to:		
CI	However:		
	The rejection of claims		be overcome by applicant's response.
U.	The rejection of claims	on non-reference grounds (only is doctored to be evercome by suplicant's response.
4. 🔁 TI	he affidevit, exhibit or request for re	consideration has been considered	but does not overcome the rejection.
	s afficiant or exhibit with not be consented.	nsidered because spoticant has no	il shown good and sulticlent reasons why it was not earlier
O The p	raposed rinkwing carrection 🔲 ha	s D has not been approved by th	e staminer,
O Olher			Jane T. Fran
			laur + can
			PRIMARY EXAMINER
			ART UNIT 121
			MAI DIST 464

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